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6 Attorneys for Defendants
7 Wynn Resorts Holdings, LLC,
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Encore Spa
8

9 **UNITED STATES DISTRICT COURT**

10 **DISTRICT OF NEVADA**

11 SOFIA Y. KOUTSEVA,) Case No. 2:17-cv-03021-JCM-CWH
12 Plaintiff,)
13 vs.) **STIPULATION AND ORDER TO**
14 WYNN RESORTS HOLDINGS, LLC; WYNN) **STAY PROCEEDINGS PENDING**
15 LAS VEGAS; ENCORE SPA,) **RESOLUTION OF DEFENDANTS'**
16 Defendant.) **MOTION TO DISMISS**
16

17 Plaintiff Sofia Y. Koutseva (“Plaintiff”), proceeding pro se, and Defendants Wynn Resorts
18 Holdings, LLC, Wynn Las Vegas, LLC, and Encore Spa (hereinafter collectively referred to as
19 “Defendants”), by and through their counsel of record, the law firm Kamer Zucker Abbott,
20 stipulate and request that the Court stay these proceedings pending resolution of Defendants’
21 Motion to Dismiss Pursuant to Federal Rules of Civil Procedure 12(b)(1) and (6) (ECF No. 10).
22 In support of this Stipulation and Request, the parties state as follows:

23 1. Defendants filed their Motion to Dismiss Pursuant to Federal Rules of Civil
24 Procedure 12(b)(1) and (6) (“Motion”) on January 22, 2018. (ECF No. 10.)
25 2. Plaintiff filed her Opposition to Defendants’ Motion to Dismiss on February 2, 2018.
26 (ECF No. 12.)

1 3. Defendants filed their Reply in Support of their Motion to Dismiss on February 9,
2 2018. (ECF No. 14.)

3 4. Based on the disposition of Defendants' Motion to Dismiss, this case may be
4 dismissed in whole or in part or allowed to proceed in its current or alternative form.
5 Accordingly, the parties believe it would be prudent to stay proceedings in this matter
6 to conserve expenditures and resources until a decision is made on Defendants'
7 Motion. The parties agree that, if this case survives the pending Motion, they will
8 conduct their Rule 26(f) conference and submit a proposed discovery plan and
9 scheduling order within fourteen (14) days after the Court issues its decision on the
10 Motion.

11 WHEREFORE, the parties respectfully request that the Court stay proceedings in this
12 case until the resolution of Defendants' Motion to Dismiss Pursuant to Federal Rules of Civil
13 Procedure 12(b)(1) and (6).

14 DATED this 22nd day of February, 2018

15 _____
16 /s/ Sofia Y. Koutseva
17 Sofia Y. Koutseva
18 7251 Burrett Avenue
19 Las Vegas, Nevada 89178
20 Telephone: (702) 494-7521

21 Plaintiff Pro Se

22 DATED this 22nd day of February, 2018

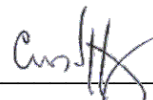
23 _____
24 /s/ Neil C. Baker
25 Jen J. Sarafina #9679
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29 Attorneys for Defendants
30 Wynn Resorts Holdings, LLC,
31 Wynn Las Vegas, LLC, and Encore Spa

32 **IT IS SO ORDERED.**

33 Dated: _____

34 February 27, 2018



35 _____
36 C.W. HOFFMAN, JR.
37 UNITED STATES MAGISTRATE
38 JUDGE